

IN THE UNITED STATES COURT OF APPEALS FOR THE EIGHTH CIRCUIT

CALVIN HAMMOCK,

Plaintiff-Appellant,

v.

NASA HEADQUARTERS, CHARLES  
BOLDEN ADMINISTRATOR;  
DEPARTMENT OF DEFENSE,  
SECRETARY OF DEFENSE; SPACE  
EXPLORATION TECHNOLOGIES  
SPACE X; APPLE; BLACKBERRY  
CURVE CORPORATION; VIRGIN  
MOBILE; MEDIACOM MCC IOWA  
LLC; AMERICAN WATER IOWA;  
ANY YET UN-IDENTIFIED ENTITIES,  
PERSONS, SATELLITES, GOVT.  
AGENCIES, GOVT. TECHNOLOGIES,  
INTERAGENCIES, FUSION CENTER  
PARTICIPANT PARTNERS  
CORPORATIONS, COMPANIES,  
SOFTWARE USED BY AND WITH  
STATE ACTORS & TEMPORARY  
STATE ACTORS,

Defendants-Appellees.

Case No. 16-1301

**DEFENDANT-APPELLEE  
BLACKBERRY CORPORATION'S  
CORPORATE DISCLOSURE  
STATEMENT**

Pursuant to Federal Rule of Appellate Procedure 26.1 and Eighth Circuit Rule of Appellate Procedure 26.1, Defendant BlackBerry Corporation ("BlackBerry") states as follows:


1. Plaintiff named "Blackberry (Curve) Corporation" as a defendant in his lawsuit. To our knowledge, no such entity exists. The proper name of this entity is BlackBerry Corporation. By filing this motion, BlackBerry does not waive any

objections or defenses it may have based on the fact that Plaintiff has named the wrong party.

2. BlackBerry Corporation is a wholly owned subsidiary of BlackBerry Limited.

3. Other than BlackBerry Limited, no publicly held corporation owns 10% or more of the stock of BlackBerry Corporation.

WEINHARDT & LOGAN, P.C.

By   
Mark E. Weinhardt AT0008280  
Todd M. Lantz AT0010162

2600 Grand Avenue, Suite 450  
Des Moines, IA 50312  
Telephone: (515) 244-3100  
E-mail: mweinhardt@weinhardtlogan.com  
tlantz@weinhardtlogan.com

ATTORNEYS FOR DEFENDANT  
BLACKBERRY CORPORATION

PROOF OF SERVICE

The undersigned certifies that the foregoing instrument was served upon the parties to this action electronically via CM/ECF and by serving a copy upon the parties below via U.S. Mail on 2/17, 2016:

Calvin Hammock  
5106 Brown Street  
Davenport, IA 52806

Signature: 